UNITED STATES DISTRICT COURT

NORTHERN DISTRICT OF OKLAHOMA

Linh Tran Stephens, Sui Juris, a living breathing natural woman with a living soul, Plaintiff,

VS. Erica Parks, an individual Dale Warner, an individual Chandler Moxley, an individual Et. Al.

Defendants.

Case Number: 24-cv-259-GKF-MTS Appellate Case: 24-5138

MOTION FOR LEAVE TO AND SUPPO	PROCEED <i>IN FORMA PAUPERIS</i> ORTING AFFIDAVIT
I hereby move for leave to: (please check)	
X Commence this action without prepayr	ment of fees and costs or giving security therefor.
answer to any question is "0" or "none," or the or "none", or "not applicable (N/A)". If additional answer to any question, please use and attach a docket number of your case and the number of the state of the sta	self-employed @ Peace Joy Clinic
Yourself:	Your Spouse:
Name and Address of Employer	Not party to this case, I had a binding prenup with him to avoid repeat financial abuse like I was from exhusband. All i know is His debts > his income, he couldn't help me with fees.
Length of Employment	Length of Employment
Years Months	Years Months
Monthly Gross Pay \$_negative \$1500 small then \$0 since 02/07/20	business Gross Pay \$
	ate of your last employment and your monthly gross pay pay is pay before any taxes or other deductions are taken.
Date of last employment (Month/Year) for your	self 02/07/2024 ; spouse unknown but ex-spouse Adam Sylvester Stephens 2019 as property manager and semitruck driver 30 years experience

Monthly gross pay during last month of employment \$ negative 1500 due to small business loss then \$0 since 02/07/2024

4. State whether you or your spouse have received money from any of the following sources during the past twelve months, and, if so, the average monthly amount from that source. Adjust any money that was received weekly, bi-weekly, quarterly, semi-annually, or annually to show the monthly rate.

Did you receive money from any of the following sources during the past 12 months?	Average m 12 months applicable.	onthly amoun for you and yo	Amount expected next month		
		You	Spouse	You	Spouse
Self-employment	Y/N N	\$	\$	\$	\$
Income from real property (such as rental income)	Y/N N	\$	\$	\$	\$
Interest and dividends	Y/N N	\$	\$	\$	\$
Gifts	Y/N N	\$	\$	\$	\$
Alimony	Y/N N _	\$	\$	\$	\$
Child Support	Y/N <u>N</u>	\$	\$	\$	\$
Retirement income from sources such as social security, private pensions, annuities, or insurance policies	Y/N <u>N</u>	\$	\$	\$	\$
Disability payments such as social security, other state or federal government, or insurance payments	Y/N <u>N</u>	\$	\$	\$	\$
Unemployment payments	Y/N <u>N</u>	\$	\$	\$	\$
Public assistance payments such as welfare payments	Y/N <u>N</u>	\$	\$	\$	\$
Other sources of money (specify:)	Y/N <u>N</u>	\$	\$	\$	\$
TOTAL			\$	\$	\$

5. State the amount of cash you and your spouse have: \$ 50.00 for emergency only

State below any money your spouse have in savings, checking, or other accounts in a bank or other financial institution. prenup and separate finance,

he has huge debts to pay on his own

Bank or Other Financial Institution:	Type of Account such as savings, checking, or CD:	Amount you have:	Amount your spouse has:
none		\$ <u>0.00 (zero)</u>	\$N/A
		\$	\$
		\$	\$

6. State below the assets owned by you and your spouse. Do not list ordinary household furnishings and clothing.

					with me as he unlimited acc exhusband, u interference a the-court by e his contract c	er primary caretake ess given to ntil his custodial and his frauds-upo exhusband breach of "unhampered Id" against our	n- ed
G.L.S.						No_X ghter was living	
init G.L.S.	ials only)	daughte	r	11	you?	٧	
		Relationship		Age		person live with	
8. State the indivi		M	ur spou	se for supp	ort. Indicate their	relationship to you,	,
2			\$		\$		
N/A			\$		\$		
that Owes You or	Your Spouse	Money	You:		Your Spouse:		
Name of Person,	Business, or C	Organization	Amo	unt Owed	Amount Owed		
7. State below any spouse money and			on, or g	overnmenta	al unit that owes y	ou or your	
					Amount owed:		
Other	Description	:			Value: \$		
make/					Amount owed:		
Motor vehicle	Model/Year	:			Value: \$		
make/	Ariodel/ Teal	•			Amount owed:		
Motor vehicle		:			Value: \$		
estate		***************************************			liens: \$		
Other real	Address:				Value: \$	on mortgages and	
0.1	60 (e-cont)				liens: \$		
						on mortgages and	
Home	Address:	N/A			Value: \$		

9. Complete this question by estimating the average monthly expenses of you and your family.

Show separately the amounts paid by your spouse. Adjust any payments that are made weekly, bi-weekly, quarterly, semi-annually, or annually to show the monthly rate.

	You	Spouse
Rent or home mortgage payment (include lot rented for mobile home)	\$ 0.00 (zero)	\$ N/A
Are real estate taxes included? Yes No N/A		
Is property insurance included? Yes No N/A		
Utilities: Electricity and heating fuel	\$ 0.00 (zero)	\$
Water and sewer	\$ 0.00 (zero)	\$
Telephone	\$ 0.00 (zero)	\$
OtherInternet	\$ 0.00 (zero)	\$
Home maintenance (Repairs and upkeep)	\$ 0.00 (zero)	\$
Food	\$ 0.00 (zero)	\$
Clothing	§ 0.00 (zero)	\$
Laundry and dry cleaning	\$ 0.00 (zero)	\$
Medical and dental expenses	\$ 0.00 (zero)	\$
Transportation (not including car payments)	\$ 0.00 (zero)	\$
Recreation, clubs and entertainment, newspapers, magazines, etc.	\$ 0.00 (zero)	\$
Charitable contributions	\$ not anymore	\$
Insurance (not deducted from wages or included in home mortgage N/A	since 10/2020 loss of job,	
payments)	because 10% o zero is \$0.00	f
Homeowner's or renter's	\$ <u>N/A</u>	\$
Life	\$ N/A	\$
Health cannot afford private health insurance for me anymo	re since 10/2020	loss of job
Auto	\$ 0.00 (zero)	\$
Other	\$	\$
Taxes (not deducted from wages or included in home mortgage		
payments) (specify) N/A		\$
Installment payments		
Auto: N/A since had to sold broken down car on highway to	pay its debt	\$
Credit Card: (name)	\$	\$
Department Store: (name)	\$	\$
Other	\$	\$
Other	\$	\$
Alimony, maintenance, and support paid to others	§ 0.00 (zero)	\$

Payments for support of additional dependents not living at your home		
	\$	\$
Regular expenses from operation of business, profession, or farm		
(attach detailed statement)	\$	\$
Other	\$	\$
TOTAL MONTHLY EXPENSES	\$ <u>0.00 (zero)</u>	\$
10. Do you expect any major changes to your monthly income or expens	ses during the nex	ct four months?
Yes No _ X		
If yes, describe.		
11. Have you paid an attorney any money for services in connection wit	h this case, includ	ling the
completion of this form? Yes No _X		
If yes, how much? \$		
If yes, provide the name, address, and telephone number of the attorney:		
12. Have you promised to pay or do you anticipate paying an attorney at connection with this case, including the completion of this form? Yes If yes, how much? \$ If yes, provide the name, address, and telephone number of the attorney:	ny money for serv	vices in
13. Have you paid anyone other than an attorney (such as a paralegal, ty any money for services in connection with this case, including the compl Yes No _X If yes, how much? \$ If yes, provide the name, address, and telephone number of the person or	etion of this form	

14. Have you promised to pay or do you anticipate paying anyone other than an attorney (such as a

paralegal, typing service, or another person) any	money for services in connection with this case.
including the completion of this form? Yes	* 2 0 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
If yes, how much? \$	
If yes, provide the name, address, and telephone	number of the person or service:
15. Please provide any other information that he self-employed PLLC, small business small clinic startup costs is astroned have to do everything from A to Z including cleaning my own table others to keep clinication to the state of your legal residents. State the city and state of your legal residents.	lps to explain why you are unable to pay the docket fees. omical and I wasn't able to pay myself yet since January 2021; I couldn't even hire and desks and answering phones and text messages, etc. Working hard, taking losince:
Linh Tran Stephens	
c/o 11063 S Memorial Dr Ste D #235.	
Tulsa, Oklahoma [74133-7366]	
Dated 10 DEC 2024	
Your daytime phone number:	
(817)631 3223	
Your age: 40	
Years of schooling: 16	
Last 4 digits of your social security number:	5094
I declare under penalty of perjury that the ab	ove information is true and correct. WITHOUT RECOURSE.
	WITHOUT RECOURSE.
Date: 12/10/2024	Signed without prejudice
	Li-dan: steplent
	Print Name Linh Tran Stephens,
	Authorized Representative
	and beneficiary of
	LEGAL FICTION LINH TRAN STEPHENS

EEA

§1040	Depa	rtment of the Treasury: Ind S. Individual	temal Revenue Sen	Tay Beturn	2023	3					
						OMB No	1545-0074	IRS Use Only	On not write o		
		ec. 31, 2023, or other t	tax year beginnin		, 2023	, endarg					
Your first name a	and mic	idle initial		Last name					Your socia		number
Linh T	wrea'e l	first name and middle	initial	Stephens Last name					XXX-XX		urity numbe
is joint return, apr	J050 5 1	mornano ana mada		Castriario					XXX-XX		
Home address (r	number	and street). If you have	ve a P O box, se	e instructions			Apt.	no			n Cempeign
		L S Unit 100							Check here	if you, or	your
		e. If you have a foreign		omplete spaces bel	low	State	ZIP code	,	spouse if fill to go to this	ing jointly	want \$3 ecking a
Bixby						OK	7400	8-2452	box below:	will not ch	ange
Foreign country	name			Foreign	province/state/c	ounty	Foreign	postal code	your tax or	refund	
									L	You	Spouse
Filing Status	-	Single				Head	of household	(HOH)			
Check only		Married filing jointly		one had income)							
one box.		Married filing sepa					fying surviving			and the	
	If y	ou checked the MF	S box, enter the	e name of your sp	oouse. If you o	hecked the H	OH or QSS bo	x, enter the	child's na	ame ir irk	,
	que	alifying person is a c	child but not you	ur dependent:	X	•	4				
Digital	At an	y time during 2023,	did you: (a) red	ceive (as a rewar	d, award, or pa	ayment for pro	perty or service	es); or (b) s	sell,		_
Assets	exch	ange, or otherwise of	dispose of a dig	gital asset (or a fir	nancial interes	t in a digital a	sset)? (See in:	structions.)	[Yes	X No
Standard Deduction		eone can claim:	You as a		Your spouse	A ROSSOCI	ont .				
Deduction	П	Spouse itemizes or	n a separate re	tum or you were	a dual-status a	alien	B				
Age/Blindness	You:	Were born be	efore January 2	, 1959 Are	blind Sp	w.	as born before	January 2,	1959] Is blin	nd
Dependents	s (see	instructions):		- 4	(2) Social s	ecunity (3)	Relationship	(4) Check	if qualifies f	or (see in	structions):
If more	(1) F	irst name	Last name	6	numb		Jo you	Child tax o	redit Cre	dit for othe	r dependents
than four				-	A.	EN E	B				
dependents, see instructions						A TO		П		Ļ	
and check					E.			님		<u> </u>	1
here	1.	Total amount from	F/-\ \\ 0 \						4-	L	J
Income	1a b	Total amount from Household employ	20.50	A 6000				• • • • •	1a 1b		
Attach Form(s)	c	Tip income not re		Minimum Vision		 			1c		
W-2 here. Also	d	Medicaid waiver p		MESS ASSET	WESTS A				1d		
attach Forms W-2G and	е	Taxable depended	ACCOUNT.	And And	400				1e		
1099-R if tax was withheld.	f	Employer-provided	d adoption ben	efits from Form 88	39, line 29				1f		
If you did not	g	Wages from Form	8919, line 6						1g		
get a Form	h	Other earned inco	SEA VISION VISION						1h		
W-2, see instructions.	i	Nontaxable comba	ASS ASS	(see instructions)	• • • • •		11		66,000		
	z	Add lines 1a throu	A FEET FEET	y	• • • • • •			• • • • •	1z		
Attach Sch. B	2a 3a	Tax-exempt intere	A224 A225	2a 3a			terest ividends		2b 3b		
if required.	4a	IRA distributions	A STATE OF THE PARTY OF THE PAR	4a		and the same of th	mount		4b		
Standard Deduction for-	5a	Pensions and ann		5a			mount		5b		
 Single or 	6a	Social security be	nefits	6a			mount		6b		
Married filing separately,	С	If you elect to use	the lump-sum	election method,	check here (se	e instructions)	[
\$13,850 Married filing	7	Capital gain or (lo	ss). Attach Sch	edule D if require	ed. If not requir	red, check her	е	[7		
jointly or	8	Additional income	from Schedule	1, line 10	• • • • • •	• • • • • •			8		(11,948)
Qualifying surviving spouse,	9	Add lines 1z, 2b,	3b, 4b, 5b, 6b,	7, and 8. This is	your total inc	ome			9		(11,948)
\$27,700 ● Head of	10	Adjustments to inc						• • • • •	10		
household, \$20,800	11	Subtract line 10 fr						• • • • •	11		(11,948)
 If you checked 	12	Standard deduct		THE REST NAMED TO				• • • • • •	12		13,850
any box under Standard	13 14	Qualified business Add lines 12 and 1							13		12
Deduction, see instructions.	15	Subtract line 14 fr							14		13,850
		y Act, and Paperwor							15	Form	1040 (2023)
roi Disclosure,	IIIVac	, not, and raperwor								1 (41)	· OAO (coep)



This Product Contains Sensitive Taxpayer Data

Request Date: 05-07-2024 Response Date: 05-07-2024 Tracking Number: 105948458748

Record of Account

FORM NUMBER: 1040

TAX PERIOD: Dec. 31, 2023

TAXPAYER IDENTIFICATION NUMBER:

XXX-XX-5094

LIN T STEP 8214 E

--- ANY MINUS SIGN SHOWN BELOW SIGNIFIES A CREDIT AMOUNT ---

ACCOUNT BALANCE:

0.00

ACCRUED INTEREST:

0.00

AS OF: May 13, 2024

ACCRUED PENALTY:

0.00

AS OF: May 13, 2024

ACCOUNT BALANCE PLUS ACCRUALS

(this is not a

payoff amount): 0.00

** INFORMATION FROM THE RETURN OR AS ADJUSTED **

EXEMPTIONS:

01

FILING STATUS:

Married Filing Separate

ADJUSTED GROSS

INCOME:

-11,948.00

TAXABLE INCOME: TAX PER RETURN: 0.00

SE TAXABLE INCOME

0.00

TAXPAYER:

SE TAXABLE INCOME

0.00

SPOUSE:

0.00

TOTAL SELF

EMPLOYMENT TAX:

0.00

RETURN DUE DATE OR RETURN RECEIVED DATE (WHICHEVER IS LATER) Apr. 15, 2024 May 13, 2024 PROCESSING DATE

TRANSACTIONS

CODE EXPLANATION OF TRANSACTION CYCLE DATE 20241703 05-13-2024 150 Tax return filed

14211-517-34065-4

460 Extension of time to file tax return ext. Date 10-15-2024

04-05-2024

\$0.00

AMOUNT

\$0.00

SSN Provided: XXX-XX-5094

Tax Period Ending: Dec. 31, 2023

The following items reflect the amount as shown on the return (PR), and the amount as adjusted (PC), if applicable. They do not show subsequent activity on the account.

SSN: XXX-XX-5094 SPOUSE SSN:

NAME(S) SHOWN ON RETURN: LIN T STEP

ADDRESS: 8214 E

FILING STATUS:	Married Filing Separate
FORM NUMBER:	1040
CYCLE POSTED:	20241703
RECEIVED DATE:	Apr.15, 2024
REMITTANCE:	\$0.00
EXEMPTION NUMBER:	1
DEPENDENT 1 NAME CTRL:	
DEPENDENT 1 SSN:	
DEPENDENT 2 NAME CTRL:	
DEPENDENT 2 SSN:	
DEPENDENT 3 NAME CTRL:	
DEPENDENT 3 SSN:	
DEPENDENT 4 NAME CTRL:	
DEPENDENT 4 SSN:	
IDENTITY THEFT PERSONAL ID NUMBER:	
PTIN:	XXX-XX-6716
PREPARER EIN:	XX-XXX2201
Income	
TOTAL WAGES:	\$0.00
FORM W-2 WAGES:	
TAXABLE INTEREST INCOME: SCH B:	
TAX-EXEMPT INTEREST:	
ORDINARY DIVIDEND INCOME: SCH B:	
QUALIFIED DIVIDENDS:	
REFUNDS OF STATE/LOCAL TAXES:	
ALIMONY RECEIVED:	
BUSINESS INCOME OR LOSS (Schedule C): BUSINESS INCOME OR LOSS: SCH C PER COMPUTER:	\$-11,948.00
CAPITAL GAIN OR LOSS: (Schedule D):	
CAPITAL GAIN OR LOSS: (Schedule D):	
OTHER GAINS OR LOSSES (Form 4797):	
TOTAL IRA DISTRIBUTIONS:	
TAXABLE IRA DISTRIBUTIONS:	
TOTAL PENSIONS AND ANNUITIES:	
TAXABLE PENSION/ANNUITY AMOUNT:	H - SE - H - H - H - H H H H H H H H H H H H
ADDITIONAL INCOME:	
ADDITIONAL INCOME PER COMPUTER:	\$-11,948.00
REFUNDABLE CREDITS PER COMPUTER:	\$0.00
REFUNDABLE EDUCATION CREDIT PER COMPUTER:	
QUALIFIED BUSINESS INCOME DEDUCTION:	\$0.00
RENT/ROYALTY/PARTNERSHIP/ESTATE (Schedule E):	
RENT/ROYALTY/PARTNERSHIP/ESTATE (Schedule E) PH	
RENT/ROYALTY INCOME/LOSS PER COMPUTER:	
ESTATE/TRUST INCOME/LOSS PER COMPUTER:	
PARTNERSHIP/S-CORP INCOME/LOSS PER COMPUTER:	
FARM INCOME OR LOSS (Schedule F):	\$0.00
FARM INCOME OR LOSS (Schedule F) PER COMPUTER:	
UNEMPLOYMENT COMPENSATION:	
TOTAL SOCIAL SECURITY BENEFITS:	
TAXABLE SOCIAL SECURITY BENEFITS:	\$0.00



IN THE SUPREME COURT OF THE STATE OF OKLAHOMA

IN RE THE MARRIAGE OF: LINH TRAN STEPHENS,

Appellant,

ADAM SYLVESTER STEPHENS,

ORDER

Appellee.

Rec'd (date) 1-33-33 Posted Publish Mailed Distrib

Affidavit is denied.

Appellee's Motion to Dismiss Appeal for lack of an appealable order is granted

in part, and denied in part. 12 O.S. 2021, §§ 952 & 953

The motion to dismiss is granted as to the October 17, 2022 order awarding temporary child support in accordance with the temporary custody order and the Such orders are interlocutory and not immediately appealable. S.W. v. Duncan, 2001 OK 39, ¶ 11, 24 P.3d 846. Moreover, the orders do not fall into any of the statutory or rule-based categories of orders appealable by right. See 12 O.S. 2021, §§ 952(b)(2), 993(A), and Rule 1.60, Oklahoma Supreme Court Rules, Tit. 12, ch. 15, October 31, 2022 order denying Appellant's objection and motion to recalculate.

App. 1. See also Kantor v. Kantor, 1994 OK 132, ¶ 2, 886 P.2d 480.
More unlawful Order by lower court for RECORDS TO BE SEALED (01-17-2023)
To the extent Appellant challenges the November 2, 2022 order sealing

functional equivalent of an injunction, therefore the appeal of this order shall proceed records, Appellee's motion to dismiss is denied. The order sealing records is the

as an appeal from an order appealable by right. Collier v. Reese, 2009 OK 86, ¶11, 222 P.3d 966. See Rule 1.60(c), Oklahoma Supreme Court Rules, Tit. 12, ch. 15,

App. 1.

STATE OF OKLAHOMA

JOHN D. HADDEN CLERK JAN 23 2023

No. 120,849

Appellant will have the opportunity to seek review of the October 17, 2022 and October 31, 2022 orders upon a final adjudication of the parties' motions to modify custody filed in the district court case. Appellee's Objection to Appellant's Pauper's Mother = Appellant

23RD DAY OF JANUARY, 2023

DONE BY ORDER OF THE SUPREME COURT IN CONFERENCE THIS



ALL JUSTICES CONCUR

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IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF OKLAHOMA

(9) Linh Tran Stephens, Sui Juris, a living breathing natural woman with a living soul, Plaintiff,

VS.

- (1) Erica Parks, an individual
- (2) Dale Warner, an individual
- (3) Chandler Moxley, an individual
- (4) ERICA PARKS LAW FIRM, PLLC, an Oklahoma professional limited liability company
- (5) DALE WARNER P.L.L.C., an Oklahoma professional limited liability company
- (6) TAMERA A. CHILDERS, PLLC.
- (7) MOXLEY LAW FIRM, PLLC, an Oklahoma professional limited liability company
- (8) **DOES #1-10** known but unidentified individual,

Defendants.

Appellate Case No. 24-5138

Civil Action Case No. 24-CV-259-GKF-MTS_

Judge Assigned <u>Gregory K Frizzell</u>

EXPEDITED TRIAL REQUESTED

JURY TRIAL DEMANDED

VERIFIED COMPLAINT FOR DAMAGES, REQUEST FOR INJUNCTION RELIEF:

Claim 1: Fraud upon the court

Claim 2: Legal Malpractice, Attorney

Negligence, and Ineffective Assistance of Counsel

Claim 3: Breach of Fiduciary Duty

Claim 4: Breach of Contract

Claim 5: Unfair Competition

Claim 6: Loss of Consortium

Claim 7: Violation of Civil Rights (42

U.S.C. §1983) and Deprivation of Rights Under Color of Law (18 U.S.C. §242) -

Fourteenth Amendment - <u>Judicial</u>

Deception in The Presentation of

Evidence to Interference with Familial

Association

MANDATORY JUDICIAL NOTICE AND COGNIZANCE RE: COURT COSTS

Notice to Principal is Notice to Agent, Notice to Agent is Notice to Principal, Applications to all successors and assigns, Affidavit is a Form of Evidence, and Silence is Acquiescence and Acceptance

Affiant, Linh Tran Stephens (also known as Linh Stephens, "Plaintiff" or "linh" herein), one of the sovereign People (as seen in Oklahoma Constitution Article 2 Section 1) republican in form, **Sui Juris**—I am NOT the en legis, legal fiction, trust, corporation, sole proprietor "LINH TRAN STEPHENS", a "public servant", a "government employee", a "U.S. citizen", a "pauper", a "ward of the State", but I am a private, sentient, and moral living breathing woman with a living soul and the Holy Spirit of YAHUAH—do properly service to all defendants this affidavit, in this court of record, to make the following claims: *Mandatory Judicial Notice and Cognizance Regarding Court Costs*. In support of the Judicial Notice, this **Sui Juris** states: i, Linh Tran Stephens, born in 1984, being of sound mind and legal age, do hereby affirm the following statements to be true to the best of my knowledge and belief:

Take Mandatory Judicial Notice and Cognizance under Federal Rules of Evidence **201(d)** that "plaintiff" i.e. linh has a lawful right to proceed without cost, based upon the following case law:

The US Supreme Court has ruled that a natural person entitled to relief is "entitled to free access to its judicial tribunals and public offices in every State of the Union (2 Black 620, see also *Crandell v Nevada*, 6 Wall 35].

Plaintiff (linh) should NOT be charged fees or costs for the lawful and Constitutional Protected Right to petition this court in this matter in which she is entitled to relief, as it appears that the filing fee rule was originally implemented for fictions and subjects of the State and should NOT be applied to the Plaintiff who is a natural individual and entitled to relief (*Hale v Hinkel*, 201 US 43, *NAACP v Button*, 371 US 415); *United Mineworkers v Gibbs*, 383 US 715; and *Johnson v Avery*, 89 S.Ct. 747 (1969).

Screws v. United States, 325 U.S. 91 (1945) also supports the assertion that rights granted under the Constitution are universal and should not be unequally burdened based on citizenship status or legal fiction.

Historically, the origins of court fees and their intended purpose were designed to regulate access to the legal system for corporate entities rather than natural persons, and thus should NOT apply to individuals asserting their constitutional rights. Plaintiff would like to emphasize that access to justice is a fundamental right: Gideon v. Wainwright, 372 U.S. 335 (1963), which reinforced the idea that access to legal counsel is essential in the pursuit of justice and that financial barriers cannot impede a person's right to seek relief. Next, Equal Protection Clause of the 14th Amendment, reinforcing that no law should discriminate against individuals, particularly in their access to the judicial system; Fees can disproportionately affect those with fewer financial resources, thus infringing on this fundamental right. Additionally, Public policy emphasizes the importance of a functional judicial system; if access to courts is restricted by fees, it not only dissuades individuals from pursuing their legitimate claims but also undermines the legitimacy of the courts; a functioning democracy relies on the ability of its citizens to seek legal redress. Judicial Ethics require judges and magistrates to uphold justice without bias, pursuant to Code of Conduct for United States Judges, which emphasizes that judges should avoid impropriety and the appearance of impropriety, thereby reinforcing how denying or reversing IFP status could appear as bias against natural persons, CALL TO ACTION: This Court must honor the principles of justice and equity that underpin our legal system, ensuring that rights secured by the Constitution remain unencumbered by financial barriers; Plaintiff requests an explicit judicial determination on the denial of fees, reinforcing that any judge or magistrate must act consistent with established law and ethical standards for a natural living woman.

Plaintiff (linh) CANNOT be charged a fee as no charge can be placed upon a citizen as a condition precedent to exercise her Constitutional Protected Rights, her **rights** (which is not a privilege) secured by the Constitution. A fee is a charge "fixed by law for services fixed by public officers or for use of a privilege under control of government." Fort Smith Gas Co. v Wisemen" 189 Ark.675 74 SW.2d 789,790, from Black's Law Dictionary 5th Ed.

NOTICE AND CONCLUSION IN LAW

So in closing, it is clear plaintiff(s) must have their funds, refunded if PLAINTIFF(S) have paid under Title 28 U.S.C. 1914 – (District court; filing and miscellaneous fees; rules of court) or NOT be charged at all, as the sovereign people are entitled to free access of the courts. Plaintiff believes this is proper, in any form, as the people's tax dollars fund these courts. If the people are NOT to have free access then the tax dollars should stop flowing, for this purpose. Because it would mean the courts are receiving enumeration twice and that would be considered fraud. Once by taxes then paid, again by the people paying for a use of the courts, when their tax dollars had already paid. Plaintiff also respectfully demands the Magistrate and Judge take judicial notice of all herein under RULE 201(d) which is adjudicated facts.

14

Plaintiff also gives notice to the Magistrate and Judge, that the Magistrate/Judge is bound by U.S. Supreme Court rulings please see the following. *Howlett V. Rose*, 496 U.S. 356 (1990) Federal Law and Supreme Court cases apply to State court cases. (*Cooper v. Aaron*, 358 U.S. 1 (1958))--States are bound by United States Supreme Court Case decisions.

Please Make Amends and Honor thy Oath as Elected and public servants, as mandated by **Title 5 U.S.C. §§ 2906-3331**, which outlines the Oath of office. This is vital to prevent violations that could invoke **Title 18 U.S.C. §§ 241-242**, concerning Conspiracy Against Rights and Deprivation of Rights Under Color of Law.

Nemo me impune lacessit + Psalm 105:15.

PRIVATE; THIS IS NOT A PUBLIC COMMUNICATION

Notice to Agent is Notice to Principal Notice to Principal is Notice to Agent

Notice applies to all successors and assigns

Affidavit is a Form of Evidence,

Silence is Tacit Acquiescence/Agreement/Dishonor

This communication is in no way forming a contract nor requesting any contracting; it is simply a notice regarding the matters at hand. This communication is not intended to nor does it create nor confirm any professional-client relationship or any type of relationship between us.

Private sector autograph; WITHOUT RECOURSE

Without projective

By beneficiary: Luh-Har Stephens/Agent

Authorized Representative and beneficiary of LEGAL FICTION LINH TRAN STEPHENS Full capacity and competency, Reserving all my rights without prejudice,

A natural living woman breathing with a living soul and the Holy Spirit of Creator YAHUAH, non-incorporated, non-sole-proprietor, living on the land of the republic, with God-given rights, Sovereign People, Sui Juris, Freeman on the Land,

NOT a "public servant" nor a "government employee" nor a "pauper" nor a "ward of the State",
General Delivery Town Post, non-domestic without the United States
c/o 11063 S Memorial Dr Ste D #235, Tulsa, Oklahoma union state, without USDC,
Zip exempt, but near [74008]

LinhStephens7@gmail.com

Notary as JURAT CERTIFICATE

STATE OF MINNESOTA)
COUNTY OF SHERBURNE) ss)

On this <u>09th</u> day of <u>December</u>, 20<u>24</u> before me, <u>Melissa K. Vagle</u>, a Notary Public, personally appeared a living woman <u>Linh Tran Stephens</u> (the Authorized Representative and Beneficiary for Legal Fiction LINH TRAN STEPHENS), who electronically (remotely) proved to me on the

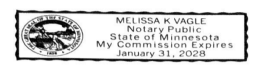
basis satisfactory evidence to be the woman whose name is subscribed to the within instrument and acknowledged to me that she executed the same in her authorized capacity, and that by her autograph on the instrument the woman executed, the instrument.

I certify under PENALTY OF PERJURY under the lawful laws of Minnesota State and that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.

Melissa K. Vagle

Signature of Notary/Jurat or Person Administering Oath's Signature



My commission expires: 01/31/2028

CERTIFICATE OF SERVICE

The undersigned hereby certifies that on the <u>10th</u> day of <u>Decermbe</u>, 2024, a true, correct, and exact copy of the above and foregoing instrument was was electronically transmitted to the Clerk of

the Court via ProSeFilingsOKND@oknd.uscourts.gov for efiling

- (1) Defendant #1: **Erica Parks**, 2021 S Lewis Ave, Suite 335, Tulsa, OK 74104; phone: 918-902-0507; email: erica@ericaparkslaw.com.
- (2) Defendant #2: **Dale Warner**, 2021 S Lewis Ave, Suite 335, Tulsa, OK 74104; phone: 918-749-4100; email: dale.law42@yahoo.com.
- (3) Defendant #3: **Chandler Moxley**, 2642 E 21st Street, Suite 290, Tulsa, OK 74114; phone: 918-574-8990; email: chandler@divorcetulsa.com.
- (4) Defendant #4: ERICA PARKS LAW FIRM, PLLC, registered agent, Erica Parks, 2021 S Lewis Ave, Suite 335, Tulsa, OK 74104.
- (5) Defendant #5: **DALE WARNER P.L.L.C.**, registered agent, Dale Warner, 2021 S Lewis Ave, Suite 335, Tulsa, OK 74104.
- (6) Defendant #6: **TAMERA A. CHILDERS, PLLC**, registered agent, GARY W. CREWS, P.L.L.C., 1795 East 71st Street, Tulsa, OK 74136
- (7) Defendant #7: MOXLEY LAW FIRM, PLLC , registered agent, Amanda Phillips, 2642 E. 21st St, Ste 290, Tulsa, OK 74114
- (8) Defendant #8: DOES #1-10 known but unidentified individual,

without pointice
WITHOUT RECOURSE By beneficiary: Sub-Van Stephens/Agent